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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/671,817	09/27/2000	Aled Edwards	11670/2	5923
25181 7	590 07/01/2003			
FOLEY HOAG, LLP			EXAMINER	
PATENT GROUP, WORLD TRADE CENTER WEST			BORIN, MICHAEL L	
155 SEARORI				OTII,IEE,E
BOSTON, MA	02110		ART UNIT	PAPER NUMBER
			1631	160
			DATE MAILED: 07/01/2003	• (

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary

Application No. 09/671,817

Applicant(s)

Edwards et al

Examiner

Michael Borin

Art Unit **1631**

	The MAILING DATE of this communication appears	on the cover sheet with the correspondence address			
	for Reply	TO EVENE 2 MONTHUS FROM			
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.					
- Extens		no event, however, may a reply be timely filed after SIX (6) MONTHS from the			
_ If the r	period for reply specified above is less than thirty (30) days, a reply within th period/for/reply/is/specified/above, the maximum statutory period/will/apply/a	e statutory minimum of thirty (30) days will be considered timely. ndawillexpire.SIXx(8).MONTHS.from.the.mailing.date.of.this communication.			
- Failure	to reply within the set or extended period for reply will, by statute, cause th ply received by the Office later than three months after the mailing date of the	e application to become ABANDONED (35 U.S.C. § 133).			
•	pay received by the Office later than three months after the mailing date of the patent term adjustment. See 37 CFR 1.704(b).	ns communication, even it timery filed, may reduce any			
Status					
1) 💢	Responsive to communication(s) filed on Apr 7, 200	93			
2a) 🗌	This action is FINAL . 2b) ✓ This action	on is non-final.			
3) 🗆	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11; 453 O.G. 213.				
Disposi	tion of Claims	-			
4) 💢	Claim(s) <u>1-71</u>	is/are pending in the application.			
4	a) Of the above, claim(s) <u>4, 6-37, 44-57, 65, and 6</u>	6 is/are withdrawn from consideration.			
5) 🗆	Claim(s)	is/are allowed.			
6) 💢	Claim(s) 1-3, 5, 38-43, 58-64, and 67-71				
7) 🗌	Claim(s)	is/are objected to.			
8) 💢	Claims 1-3, 5, 38-43, 58-64, and 67-71	are subject to restriction and/or election requirement.			
Applica	tion Papers	• •			
9) 🗆	The specification is objected to by the Examiner.				
10) ☐ The drawing(s) filed on is/are a) ☐ accepted or b) ☐ objected to by the Examiner.					
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
11) 🗆		is: a) \square approved b) \square disapproved by the Examiner.			
	If approved, corrected drawings are required in reply t				
12)	The oath or declaration is objected to by the Examin	ner.			
Priority	under 35 U.S.C. §§ 119 and 120				
13) Acknowledgement is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).					
a) □ All b) □ Some* c) □ None of:					
1. Certified copies of the priority documents have been received.					
	2. Certified copies of the priority documents have been received in Application No.				
į	3. Copies of the certified copies of the priority documents have been received in this National Stage				
	application from the International Burea ee the attached detailed Office action for a list of the	au (PCT Rule 17.2(a)).			
14) Acknowledgement is made of a claim for domestic priority under 35 U.S.C. § 119(e).					
a) The translation of the foreign language provisional application has been received.					
15) ☐ Acknowledgement is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.					
Attachm	ent(s)	·			
1) No	tice of References Cited (PTO-892)	4) Interview Summary (PTO-413) Paper No(s).			
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)		Notice of Informal Patent Application (PTO-152)			
3)tnf	ormation Disclosure Statement(s) (PTO-1449) Paper No(s).	6) Other:			

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DETAILED ACTION

Examiner of record has changed. Please forward all correspondence to Examiner

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Michael Borin, AU 1631.

Status of Claims

Claims 67-71 are added. Claims 1-71 are pending. Claims 4,6-37,44-57,65,66

are withdrawn from consideration. Claims 1-3,5,38-43,58-64, 67-71 are under

consideration. Claims 1,3,58 are amended.

Upon review of the application it was deemed necessary, before addressing the

issues of record, to apply an additional restriction requirement, and a rejection under

35 U.S.C. 112, second paragraph which applies equally to any of the groups recited

in the following restriction requirement. The issues of record will be addressed upon

selection of an invention and response to rejection under 35 U.S.C. 112, second

paragraph.

Further restriction

Upon further consideration of the restriction requirement made in this

application, the following additional restriction of Group I was deemed necessary.

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Restriction to one of the following inventions is required under 35 U.S.C. 121:

IA. Claims 1-3,5,38-43, 67-69 drawn to method of determining biochemical/biophysical properties of a protein, drawn to class 702, subclass 20.

IB. Claims 58-64,70,71, drawn to method of optimizing protein expression, drawn to class 435, subclass 69.1.

The inventions are distinct, each from the other because of the following reasons:

Inventions IA and IB are independent and/or patentably distinct because the methods have different functions and different effects (determining properties of a protein vs. optimizing protein expression) and have different modes of operation (invention IA does not require step of protein expression). A reference teaching determining protein properties will not teach or suggest optimizing expression of this protein; vice versa, a reference teaching optimizing protein expression will not teach or suggest determining protein properties.

Because these inventions are distinct for the reasons given and have acquired a separate status in the art as shown by their different classification, and because of

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their recognized divergent subject matter, and the necessity for non-coextensive

literature searches restriction for examination purposes as indicated is proper.

Applicant is advised that the response to this requirement to be complete must

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include an election of the invention to be examined even though the requirement be

traversed (37 CFR 1.143)

Claim Rejections - 35 USC § 112, second paragraph.

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his

invention.

Claims 1-3,5,38-43, 58-64,67-71 rejected under 35 U.S.C. 112, second

paragraph, as being indefinite for failing to particularly point out and distinctly claim

the subject matter which applicant regards as the invention.

The stated objective of method of claim 1 is determination of properties of a

protein. However, step a) of claim 1 already assumes that, for a given protein, this

properties of a protein are already provided in a database. Hence, the question is, what

remains to be determined?

Further, method steps whereby a sequence is analyzed using correlation to

biophysical/biochemical properties are not clear. For example, how knowledge of

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already known.

amide hydrogen exchange, or conditions of crystallization, or behavior during mass spectrometry, is applied to analyzing protein sequence (wherein the latter is predetermined sequence of connected amino acid residues in a protein). Such knowledge does not seem to be helpful in clarifying sequence of connected amino acid residues in a protein. And again, how is analyzing sequence using known functional properties of a protein will assist in determining same functional properties which are

The same applies to method steps a)-c) of Group IB.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Michael Borin whose telephone number is (703) 305-4506. Dr. Borin can normally be reached between the hours of 8:30 A.M. to 5:00 P.M. EST Monday to Friday. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mr. Michael Woodward, can be reached on (703) 308-4028. The fax telephone number for this group is (703) 305-3014.

Any inquiry of a general nature or relating the status of this application should be directed to the Group receptionist whose telephone number is (703) 308-0196.

MICHAEL BORIN, PH.D PRIMARY EXAMINER

June 24, 2003

Ulm